

BROWDY AND NEIMARK, P.L.L.C.

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PATENT AND TRADEMARK CAUSES

SUITE 300

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PATENT AGENT ALLEN C. YUN, PH D

*ADMITTED IN FL ONLY PRACTICE SUPERVISED BY PRINCIPALS OF THE FIRM

OF COUNSEL IVER P. COOPER JAY M. FINKELSTEIN Hon. Commissioner for Patents Box Patent Appln Washington, D.C. 20231

Re:

ALVIN BROWDY (1917-1998)

SHERIDAN NEIMARK

ROGER L. BROWDY

ANNE M. KORNBAU

NORMAN J. LATKER

DIANA MICHELLE SOBO*

New Continuation Patent Application in U.S.

Applicant(s): Shmuel BEN-SASSON

Title:

SHORT PEPTIDES WHICH SELECTIVELY MODULATE THE ACTIVITY OF

PROTEIN KINASES

Atty's Docket: BEN-SASSON=3A

Sir:

Attached herewith is the above-identified application for Letters Patent including:

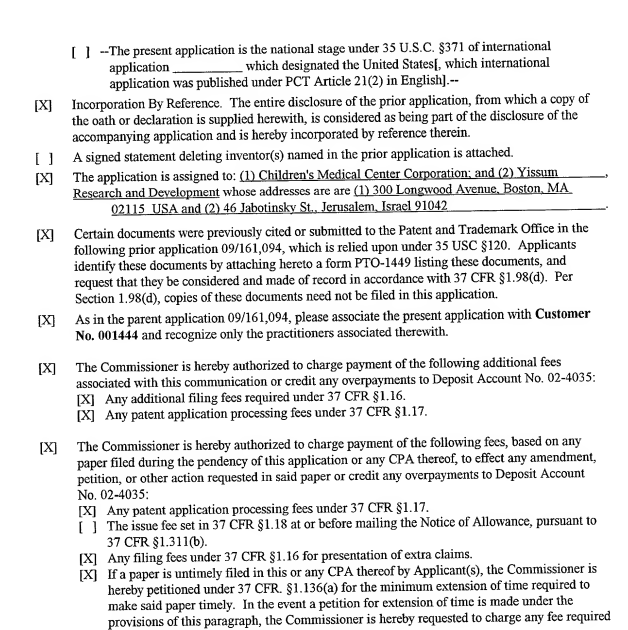
- X Application Data Sheet
- [X]Specification (66 pages), claims (50 pages), abstract (1 page) and Sequence List (55 pages)
- [x] 23 Sheets Drawings (Figures 1-7)
 - [X] FORMAL []
- Declaration and Power of Attorney (2 page(s)) [X]
 - [] Newly executed [X] Copy from prior application no. 09/161,094
- [X]The paper copy of the Sequence Listing in this application is identical to the computer-readable copy of the Sequence Listing filed June 12, 2001 in application no. 09/161,094. In accordance with 37 CFR §1.821(e), please use the last-filed computer readable form filed in that application as the computer readable form for the instant application. It is understood that the Patent and Trademark Office will make the necessary change in application number and filing date for the instant application. A paper copy of the Sequence Listing is included in the originally-filed specification of the instant application.
- [X]Applicant claims small entity status. See 37 C.F.R. §1,27.
- [X] Credit Card Payment Form, PTO-2038, authorizing payment in the amount of \$____ to cover: [X] The filing fee calculated as follows (including any preliminary amendment for entry prior to calculation of the filing fee):

CLAIMS AS FILED								
FOR	NUMBER FILED	NUMBER EXTRA	RATE	BASIC FEE \$ 740.00				
TOTAL CLAIMS	67 - 20	= 47	x 18	846.00				
INDEPENDENT CLAIMS	19 - 3	= 16	x 84	1344.00				
[] Multiple Deper	1465.00							
[X] Reduction of 1.								
	\$1465.00							

[] Any additional fee required by the filing of an enclosed preliminary or supplemental preliminary amendment (for entry after calculation of the filing fee) has been calculated as shown below:

CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	CALCULATION		
	-	=	x 18			
	-	=	x 84			
[] Multiple Dependent Claim Presented + 280						
[] Reduction by 1/2 for Small Entity						
	REMAINING AFTER AMENDMENT tiple Dependent Clair	REMAINING AFTER AMENDMENT - tiple Dependent Claim Presented uction by 1/2 for Small Entity	REMAINING AFTER AMENDMENT - tiple Dependent Claim Presented PREVIOUSLY PAID FOR PRESENT EXTRA PRESENT EXTRA PRESENT EXTRA	REMAINING AFTER AMENDMENT - = x 18 - x 84 tiple Dependent Claim Presented + 280		

1 1					
	Total Additional Fee =				
<u> </u>	[] Other Fees:				
[X]	Other Attachments: <u>Copies of 2 Revocations of Power of Attorney and Appointment of New Attorneys filed November 29, 2001 in parent application 09/161,904.</u>				
[X]	Return Receipt Postcard (in duplicate)				
The f	ollowing statements are applicable:				
[]	Applicant hereby requests that this application not be published pursuant to 35 U.S.C. §122(a). It is certified on behalf of applicant that the invention disclosed in the application has not been and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication of applications 18 months after filing.				
[]	The benefit under 35 USC §119 is claimed of the filing date of: Application No in on A certified copy of said priority document [] is attached [] was filed in progenitor case on Application No in on A certified copy of said priority document [] is attached [] was filed in progenitor case on				
[]	The present application claims the benefit of U.S. Provisional Appln. No. 60/	, filed			
[X]	The present application is a [X] Continuation [] Division [] Continuation-in-Application No. 09/161,904, filed September 25, 1998.	Part of prior			
[X]	Applicants hereby expressly state for the record that they do not wish to necessarily be bound to the election which was made in parent application no. 09/161,094. Claims to non-elected inventions in the parent case appear in the present application and it is requested that, if the examiner still believes restriction to be necessary, a restriction requirement be repeated in the present application so that applicants will have another opportunity to decide which group of claims they wish to elect for prosecution in the present application. If a group of claims other than those elected in the parent case is elected in the present application, then the designation of the present application as a continuation will be changed to that as a division.				
[]	Amend the specification by inserting before the first line the sentence: []This is a continuation/division/continuation-in-part of copending parent a No, filed []The present application claims the benefit of U.S. Provisional Appln. No.				



[X] The Commissioner is hereby authorized to credit any overpayment of fees accompanying this paper to Deposit Account No. 02-4035.

under 37 CFR §1.17 to Deposit Account 02-4035.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.D.C.

Roger L. Browdy

Registration No. 25,618

RLB:rd